Altorney Reference: 1230/4-05024200 Client Reference: 2005/UL/056

DECLARATION AND POWER OF ATTORNEY RULE 63 (37 C.F.R. 1.63) FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe. I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plure) names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED:

DENTAL TRAY

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	cation of which: (chec attached hereto.	k one applicable box			•
	s filed on		as U.S. Application	No. /	
	s filed as PCT Interi		lon No.	on	
and (if applicable to U.S	S. or PCT application)	was amended on			
above. I acknowledge the foreign priority benefits uni which designated at least or PCT International Applic	duly to disclose all inform per 35 U.S.C. 119(a)-(d) o one other country then the extion, filed by me or my a	ation known to me to be r 365(b) of any foreign a United States, listed be seignee disclosing the s	material to patentability as d application(a) for patent or invitor and have also identified	iding the claims, as amencied by of eithed in 37 C.F.R. 1.68. Except entor's certificate, or 365(a) of any below any foreign application for pa application and having a filing dat t:	as noted below, I hereby claim PCT International Application setent or inventor's certificate.
PRIOR FOREIGN APP	LICATION(S)				
Application/Patent Number	Country	Day/Month/Year	filed Data first I open/public		No priority
2002-0054213	Republic of Koree	09 September 20	02 18 March, 2004		
					
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if more prior foreign app	ications, X box at portor	n and continue on alla	ched page.		
PCT international application application is in addition to	one listed above or below that disclosed in such pri hich became available be NAL_NONPROVISION	and, if this is a continua or applications, I acknow tween the filing date of	tion-in-pain (CIP) application riadge the duty to disclose all each such prior application a	(c) of the indicated United States insofar as the subject matter disc information known to me to be med the national or PCT internation	closed and claimed in this sterial to patentability as
				pandoned/patented)	clebned
PCT/KR2002/001959	19 October,	2002	Pending		
					
that these statements were 1001 of Title 18 of the Unit. And I hereby appoint Maye associated with USPTO Cuthe Patent and Trademark persons no longer with their person/assignee/attorney/fi	made with the knowledge of States Code and that a recommendate of the stormer No. 43569, as set office connected therewill firm, to add new persons mm/ organization who/which	that wilful false statementh wilful false statementh wilful false statementh. Intellectual Property Control below, individually and with the resulting of their firm to that Cus the sends/sent this case.	ents and the like so made ar nts may jeopardize the validi group (to whom all communi and collectively, as my cour patent, and I hereby authoriz tomar Number, and to act ar	ade on information and bailef are a punishable by fine or imprisonm by of the application or any patent cations are to be directed), and pesel to prosecute this application as them to delete from that Custom of rely on instructions from and collected declare that I have consequently the consequence of the consequenc	ent, or both, under Section issued thereon; issons of that firm who are not to transact all business in lier Number the names of mmunicate directly with the
USE ON MAYER BROWN F WASHING	TON. D.C.	(0043569*	(Customer No.	for communications)
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